



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERI	AL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
08	186123	1 5/21/97	ILVESPAA	1781 - 73

EXAMINER

·					
	P. WILS	P. WILSON			
	ART UNIT	PAPER NUMBER			
	3744	()			
	DATE MAILED:				
EXAMINER INTERVIEW SUMMARY RECORD					
All participants (applicant, applicant's representative, PTO personnel):					
(1) PAMELA WILSON (3) MYR	ON COHEN	*			
(1) PAMELA WILSON (3) MYR (2) CHI ENG (4) HENR	Y BENNETT				
Date of interview 5/25/99	•				
Type: 🗆 Telephonic 🥦 Personal (copy is given to 🗀 applicant 🏚 applicant's representative).					
Exhibit shown or demonstration conducted:					
	· · · · · · · · · · · · · · · · · · ·				
Agreement					
Claims discussed: 1-26, 28-34 & 36-41					
Identification of prior art discussed: None					
		•			
Description of the general nature of what was agreed to if an agreement was reached, or any other comments:					
FOLLOW UP W/ MR. NARCAVICH TO PRE	esent Isa	its of			
FOLLOW UP W/ MR. NARCAVICH TO PRE RECORTURE AND IST PARAGRAPH OF 35	V.S.C 112	- To			
DETERMINE IF CASE LAW REVIEWED		_			
PROD PROVIDE SPECIAL INSIGHT INTO PA	TENTABILIT	Y OF CLAIMS			
(A fuller description, if necessary, and a copy of the amendments, if available, which the exam attached. Also, where no copy of the amendments which would render the claims allowable is available.	niner agreed would render t ilable, a summary thereof m	the claims allowable must be nust be attached.)			
Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRIT NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1 last Office action has already been filed, then applicant is given one month from this interview date.	— 7 on the reverse side of the contract of	his form). If a response to the			
It is not necessary for applicant to provide a separate record of the substance of the interview	ew.				
Since the examiner's interview summary above (including any attachments) reflects a correquirements that may be present in the last Office action, and since the claims are now a response requirements of the last Office action.	mplete response to each of illowable, this completed fo	the objections, rejections and rm is considered to fulfill the			
	anela D.M.	low			